Karen A. Carroll (0039350) **Attorney for Defendant**

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF OHIO WESTERN DIVISION

DARLINGTON AMADASU, pro se Case No. 1:01cv182

Plaintiff, (Judge Spiegel/Magistrate Judge Black) :

:

VS. :

> **EXPERT DISCLOSURE OF** :

MERCY FRANCISCAN HOSPITAL -DEFENDANTS MERCY :

WESTERN HILLS, et al., FRANCISCAN HOSPITAL : WESTERN HILLS MERCY :

Defendant. FRANCISCAN HOSPITAL - MT. :

AIRY, S. GRINNEL, C. LOBECK, J. : BRONHERT, J. DALEIDEN, C.

: MCCOY, AND JANE(S) DOE(S) : NURSES MERCY FRANCISCAN

HOSPITAL – MT. AIRY

Defendants Mercy Franciscan Hospital-Western Hills, Mercy Franciscan Hospital – Mt. Airy, S. Grinnel, C. Lobeck, J. Bronhert, J. Daleiden, C. McCoy, and Jane(s) Doe(s) Nurses Mercy Franciscan Hospital – Mt. Airy disclose the following experts to be used at trial of this case pursuant to this Court's Amended Calendar Order and Federal Rule of Civil Procedure 26(a)(2).

- 1. Robert E. Sloan Sibley Memorial Hospital 5255 Loughboro Road, NW Washington, DC 20016-2695
- 2. Erica Weinstein, M.D. Coalinga State Hospital 24511 W. Jayne Avenue Coalinga, CA 93210-5000

- 3. Phillip M. Diller, M.D., Ph.D. **Residency Director** UC Department of Family Medicine 2123 Auburn Avenue, Suite 340 Cincinnati, Ohio 45219
- 4. Mike Bowen, M.A., R.N., PA-C University Hospital Graduate Medical Education Office 234 Goodman Street, Room 112 Cincinnati, Ohio 45219
- 5. Timothy S. Allen, M.D. University of Kentucky Department of Psychiatry 3470 Blazer Parkway Lexington, KY 40509
- 6. Theodore C. Ripperger, SHPR Director of Human Resources Middletown Regional Hospital 105 McKnight Drive Middletown, OH 45044-4898
- 7. Defendants reserve the right to identify additional experts to rebut opinions by any qualified expert(s) identified on behalf of Plaintiff.
- 8. Defendants reserve the right to identify additional experts to address allegations set forth in Plaintiff's Complaint, but not addressed in Plaintiff's "expert report."
- 9. Defendants further reserve the right to rely upon testimony of any expert identified by other current parties to this action regardless of whether they are a party at the time of trial.
- 10. In identifying experts per this Court's order, Defendants do not waive their right to challenge the qualifications of Plaintiff's identified expert.

Respectfully submitted,

KOHNEN & PATTON

Is/ Karen A. Carroll

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TRIAL COUNSEL FOR DEFENDANTS, MERCY
FRANCISCAN HOSPITAL – WESTERN HILLS, MERCY
FRANCISCAN HOSPITAL – MT. AIRY, S. GRINNEL, C.
LOBECK, J. BRONHERT, J. DALEIDEN, C. MCCOY,
AND JANE(S) DOE(S) NURSES MERCY FRANCISCAN
HOSPITAL – MT. AIRY

CERTIFICATE OF SERVICE

I hereby certify that a true and accurate copy of the foregoing was served this 30th day of August 2006, electronically through the Court's ECF system and/or regular U.S. mail upon the following:

Darlington Amadasu P.O. Box 6263 Cincinnati, OH 45206 PLAINTIFF, PRO SE

Deborah R. Lydon, Esq. Dinsmore & Shohl 1900 Chemed Center 255 East Fifth Street Cincinnati, OH 45202 TRIAL COUNSEL FOR DR. BERRY

Is/ Karen a. Carroll

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